JUN 0 9 2006



Patents Operations, Law Department

FACSIMILE TRANSMITTAL SHEET

Motorola, Inc.

Law Department - MD 1610 8000 West Sunrise Blvd.

Plantation, FL 33322

Telephone: Facsimile:

(954) 723-6449 (954) 723-3871

Number of Pages (including this page)

Attorney Docket No.: MESH006

Applicant(s)

John M. Belcea

Group Art Unit:

2667

Application No.:

09/846,434

Examiner:

Anh Vu H. LY

Filed:

May 2, 2001

Confirmation No.

2558

Title:

TIME DIVISION PROTOCOL FOR AN AD-HOC, PEER-TO-PEER RADIO NETWORK HAVING COORDINATING CHANNEL ACCESS TO SHARED PARALLEL DATA CHANNELS WITH SEPARATE

RESERVATION CHANNEL

In response to the Final Rejection mailed October 27, 2005, a reply was filed on January 12, 2006. However, it is noted on the Patent Office PAIR site that these papers are not entered and a Copy of the papers filed on January 12, 2006 is respectfully submitted herewith.

Enclosed herewith, please find the following documents for filing in the above-identified application:

#### Copies of Papers filed January 12, 2006:

Auto-Reply Facsimile Transmission 1 page - 1 page Transmittal Form Power of Attorney executed by MeshNetworks, Inc.- 1 page Power of Attorney/Change of Address - 1 page Statement under 37 CFR 3.73(b) - 1 page

Fee Transmittal - 1 page, with authorization to charge fees

Amendment - 15 pages Terminal Disclaimer - 1 page

#### CERTIFICATE OF FACSIMILE TRANSMITTAL

I hereby certify that this correspondence, with enclosures, is being facsimile transmitted to the United States Patent and Trademark Office, at (571) 273-8300 Centralized Facsimile, addressed to :Mail Stop AF. Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on the date indicated below:

> otherboure. /Vernice V. Freehourne

June 9, 2006

NOTICE: This facsimile transmission may contain information that is confidential, privileged, or exempt from disclosure under applicable law. It is intended only for the person to whom it is addressed. Unauthorized use, disclosure, copying or distribution may expose you to legal liability. If you have received this transmission in error, please immediately notify us by telephone (collect) to arrange for return of the documents received and any copies made. Thank you.

Auto-Reply Facsimile Transmission



TO:

Fax Sender at 9547233871

Fax Information

Date Received:

1/12/2006 4:37:36 PM [Eastern Standard Time]

Total Pages: 22 (including cover page)

ADVISORY: This is an automatically generated return receipt confirmation of the facsimile transmission received by the Office. Please check to make sure that the number of pages listed as received in Total Pages above matches what was intended to be sent. Applicants are advised to retain this receipt in the unlikely event that proof of this facsimile transmission is necessary. Applicants are also advised to use the certificate of facsimile transmission procedures set forth in 37 CFR 1.8(a) and (b), 37 CFR 1.6(f). Trademark Applicants, also see the Trademark Manual of Examining Procedure (TMEP) section 306 et seq.

Received Cover Page

Patents Operations FACSIMILE T	OROLA , Low Department TRANSMITTAL SHEET	Motorota, Inc. Law Departme 8000 West Sur Plantation, Ft. 1 glaphona:	nrise Blvd. 38322	
		Facelmile:	(864) 723-6449 (954) 723-3871 aper (redoring this page)	
Applicani(s)	John M. Beleen	Group Art Unit:	2667	
Application No.:	09/847,434	Examiner:	Ank Vu FL LY	
Filed:	May 2, 2001	Confirmation No.	2558	
This:	TIME DIVISION PROTOCOL RADIO NETWORK HAVING	PROTOCOL FOR AN AD-HOC, PEUR-TO-PEER RK HAVING COORDINATING CHANNEL ACCESS RALLEL DATA CHANNELS WITH SEPARATE		
Enclosed herewith, application: Transmittal Form	January 27, 2006 please find the following docume			
Unclosed herewith, application: Transmittal Form Power of Attorneys Power of Attorneys Stotement under 37	January 27, 2006  please find the following document of the following document of the following document of the following of Address CPR 3.73(b)	erns for filing in the above 1 page 1 page 1 page 1 page 1 page	Doritinadeave	
Enclosed herewith, application: Transmittal Form Power of Attempty 1 Power of Attempty 5 Statement under 37 For Transmittal Amendment	January 27, 2006  please find the following documents of Address CPR 3.73(b)	erns for filing in the above  1 page  1 page  1 page	Doritinadeave	
Enclosed herewith, application: Transmittal Form Power of Attamery Power of Attamery Statement and For Transmittal	January 27, 2006  please find the following documents of Address CPR 3.73(b)	orns for filing in the about 1 page 1	Doritinadeave	
Enclosed herewith, application: Tempralital Form Power of Attamery Power of Attamery Statement under 37 For Transmital Amendment	January 27, 2006  please find the following documents of Address CPR 3.73(b)	orns for filing in the above  1 page	Doritinadeave	
Enclosed herewith, application: Tementual Form Power of Attumery Power of Attumery Statement under 27 Foe Transmitual Amendment Terminal Discialme	January 27, 2006  please find the following document of Address CPR 3.73(b)	erns for filing in the above  1 page	aton to chargo face	
Enclosed herewith, application: Transmittal Form Power of Attempty Power of Attempty Statement under Foc Transmittal Amendment Terminal Original March diseased and Tradentist Office Paners, P.O. Bay 1450, Al	January 27, 2006  please find the following document of Address CPR 3.73(b)  r  (ERTRICATE OF PACSIME or CENTRAL OF PACSIME of Address CPR 3.73(b)	1 page 1	eve-identified  aton to charge fact  the three stars Parent  top A.P. Occasioner for	

JUN 0 9 2006

	Application Number	09/847,434		
	09/846,434	May 2, 2001		
TRANSMITTAL	First Named Inventor	John M. Belcea		
FORM	Group Art Unit	2667		
(to be used for all correspondence after initial filing)	Examiner Name	Anh Vu H. LY		
	Attorney Docket No.	MESH006		
	ENCLOSURES	(check all that apply)		
X Fee Transmittal Form	Drawing(s)	After Allowance Communication to a		
Fee Attached	Licensing-Related pape			
X Amendment/Reply	Petition	Appeal Communication to TC (Appeal Notice, Brief, Reply Brief)		
X After Final	Petition to Convert to a Provisional Application	Proprietary Information		
Affidavits/Declaration(s)		Status Letter with appropriate copie		
Extension of Time Request	X Power of Attorney, Revee Change of Correspondence			
Express Abandonment Request	X Terminal Disclaimer	Power of Attorney executed by MeshNetworks, Inc. Facsimile Transmittal Sheet		
Information Disclosure Statement	Request for Refund	racsimile transmituu oneei		
Certified Copy of Priority Documents	CD, Number of CDs			
Response to Missing Parts/	Remarks			
Incomplete Application				
Response to Missing Parts				
Under 37 CFR 1.52 or 1.53				
SIGNATURE	OF APPLICANT, ATTORN	NEY, OR AGENT		
Firm or Randi L. Karpinia	Registration No. 46,148			
Signature Carli Majania				
Date January 12, 2006				
	ICATE OF TRANSMISSIO			
I hereby certify that this correspondence is being 571-273-8300 or deposited with the United St addressed to: Mail Stop AF, Commissioner for	ates Postal Service With Sufficie Patents, P.O. Box 1450, Alexand	ent postage as first class mail in an envelope		
Typed or printed name	oume			
Signature		Date January 12, 2006		



#### POWER OF ATTORNEY

I, Richard Licursi, Chief Executive Officer, of MeshNetworks, Inc. (hereinafter "MeshNetworks"), a corporation duly organized under the laws of Delaware, United States of America, with my principal place of business being 485 North Keller Road, Suite 250, Maitland, Florida, USA 32751-7535, do hereby grant a power of attorney to Randi L. Karpinia, Senior Patent Attorney of Motorola, Inc. to take such actions and execute such documents as may be, from time to time, necessary to secure and protect the intellectual property rights of MeshNetworks. Without limitation, Randi L. Karpinia is authorized to execute affidavits and similar statements of fact, whether or not made under oath, related to the protection of MeshNetworks' intellectual property rights, to execute patent application documents, trademark registration documents, copyright registration documents, and similar documents related to the protection of MeshNetworks' statutory intellectual property rights, and to execute powers of attorney authorizing attorneys to represent MeshNetworks before the administrative agencies of the various countries in which MeshNetworks seeks to protect such intellectual property rights. This power of attorney shall expire as of December 31, 2007.

IN WITNESS WHEREOF, I have executed this power of attorney as of this day of December 2005.

Chief Executive Officer MeshNetworks, Inc.

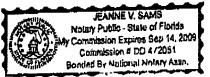
STATE OF Florida )

COUNTY OF ORANGE )

The undersigned Notary Public in and for the County and State aforesaid, do hereby certify that Richard Licursi whose name is subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that they signed, sealed and delivered the instrument as their free and voluntary act and deed for the uses and purposes therein set forth.

Given under my hand and notarial seal this 2 day of December, 2005

My commission expires:



otary Public Signature

Printed Name of Notary Public

### RECEIVED CENTRAL FAX CENTER

JUN 0 9 2006



1	Application Number	U3/04/,404			
POWER OF ATTORNEY	Filing Date	May 2, 2001	-		
OR	First Named Inventor	John M. Belcea			
AUTHORIZATION OF	Group Art Unit	2667			
AUTHORIZATION OF	Gloup Art Out	Anh Vu H. LY			
		7			
	Examiner Name				
	Attorney Docket Number	MESH006			
I hereby appoint:		* ***			
X Practitioners at Customer Nu OR	24273				
Practitioner(s) named below:	;				
Na	ine	Registration Number			
·	<del></del>				
(1)		and to temporal all busin	nang in the United States		
as my/our attorney(s) or agent(s) to prose Patent and Trademark office connected the	ecute the application identified ab herewith.	ove, and to transact an odsh	icss in the Officer States		
Please change the correspondence ad	dress for the above-identified	application to:			
X The above-mentioned Custom		••			
OR					
Practitioners at Customer Nur	nber				
OR					
X Firm or Individual Name M	IOTOROLA, INC., Law Depa	rtment			
Address 8	000 West Sunrise Boulevard				
Address L	aw Department – MD 1610				
City P	lantation				
County		State Florida	Zip 33322		
	JSA	E 054 702 2071			
	54-723-6449	Fax   954-723-3871			
I am the					
Applicant/Inventor.					
X Assignee of record of the entire interest. See 37 CFR 3.71.					
Statement under 37 CFR 3.73(b) is enclosed. (Form PTO/SB/96).					
X Attorney/Agent of Record.					
SIGNATURE of Applicant or Assignee of Record					
Name Randi L. Karpinia, I	Esq.				
Signature Parlie Largenia					
Date January 12, 2006					
NOTE: Signatures of all the inventors or assignces of record of the entire interest or their representative(s)					
arc required. Submit multiple forms if more than one signature is required, see below*.  *Total of form(s) are submitted.					

### RECEIVED CENTRAL FAX CENTER

JUN 0 9 2006



MESH006

STATEMENT UNDER 37 CFR 3.73 (b)				
Applicant(s)/ <del>Patent Owner.</del> John M. Belcea				
Application No./Patent No.: 09/847,434 Filed/Issue Date: May 2, 2001				
Entitled: TIME DIVISION PROTOCOL FOR AN AD-HOC, PEER-TO-PEER RADIO NETWORK				
HAVING COORDINATING CHANNEL ACCESS TO SHARED PARALLEL DATA				
CHANNELS WITH SEPARATE RESERVATION CHANNEL				
MeshNetworks, Inc. , a Corporation ,				
(Name of Assignee) (Type of Assignee e.g., corporation, partnership, university, etc.)				
states that it is:  1. X the assignee of the entire right, title, and interest; or				
2. an assignee of less than the entire right, title and interest.				
The extent (by, percentage) of its ownership interest is %				
In the patent application/patent identified above by virtue of either:				
A. X An assignment from the inventor(s) of the patent application/patent identified				
above. The assignment was recorded in the United States Patent and Trademark				
Office at Reel 013307, Frame 0387, or for which a copy thereof is attached.				
OR ·				
B. A chain of title from the inventor(s), of the patent application/patent identified above, to the current assignee as shown below:				
1. From: To:				
The document was recorded in the United States Patent and Trademark Office				
at Reel , Frame or for which a copy thereof is attached.				
From:     To:     The document was recorded in the United States Patent and Trademark Office				
at Reel , Frame or for which a copy thereof is attached.				
3. From: To:				
The document was recorded in the United States Patent and Trademark Office				
at Reel, Frame or for which a copy thereof is attached.				
Additional documents in the chain of title are listed on a supplemental sheet.				
Copies of assignments or other documents in the chain of title are attached.				
[NOTE: A separate copy (i.e., the original assignment document or a true copy of the				
Original document) must be submitted to Assignment Division in accordance with				
37 CFR Part 3, if the assignment is to be recorded in the records of the USPTO.				
See MPEP 302.08]				
The undersigned (whose title is supplied below) is authorized to act on behalf of the assignee.				
Candi Karpania				
Attorney of Record				
Title				
<del></del>				

Jun. 9. 2006 10:33AM 9547233871

JUN 0 9 2006



Effective on 12/08/2004	1 -	Complete if Kn	own	
Fees pursuant to the Consoldiated Appropriations Act. 2005 (H.R. 4818)	Application Number 09/847,434			
FEE TRANSMITTAL	Filing Date	May 2,	May 2, 2001	
For FY 2005	First Named Inventor	John M	John M. Belcea	
	Examiner Name			
_ LJ	Group Art Unit 2667			
TOTAL AMOUNT OF PAYMENT (\$) 130.00	Attorney Docket No.	MESH0	06	
METHOD OF PAYMENT (check all that apply)		17120110		
Check Credit card Money Order None Other (please identify):  Deposit Account Deposit Account Number: 502117 Deposit Account Name: MOTOROLA, INC.				
For the above-identified deposit account, the	Director is hereby authori	zed to: (check	all that app	ly)
Charge fee(s) indicated below	Charge fee(s) indi	icated below, e	except for t	he filing fee
Charge any additional fee(s) or underpay		redit any over		
under 37 CER 1 16 and 1 17	—	·		
WARNING: Information on this form may become public. Credit of	ard information should not be in	cluded on this form	n. Provide cre	dit card
information and authorization on PTO-2038.				
FEE CALCULATION				
1. BASIC FILING, SEARCH, AND EXAMINATION	EES	MINATION FEI	ES	
FILING FEES SEA Small Entity	ARCH FEES EXAM Small Entity		mall Entity	
		Fce (\$)	Fee (\$)	Fees Paid (\$)
	00 250	200	100	
Othly	00 50	130	65	
DCMAN 200	00 150	160	80	
1 1411	00 250	600	300	
100000	0 0	0	0	
	-			
2. EXCESS CLAIM FEES			Fee(\$)	Small Entity Fee (\$)
Fee Description Each claim over 20 or, for Reissues, each claim over 20 and more	than in the original patent		50	25
Each independent claim over 3 or, for Reissues, each independent	t claim more than in the original	patent	200	100
Multiple dependent claims			360	180
Total Claims Fee (\$)	Fee Paid (\$) M	fultiple Dependent	ee Paid (\$)	
+P=highest number of total claims pad for, if greater than 20		Fee(\$) F	ee raid (\$)	]
	Eng Deid (th)			
Indep. Claims				
- 3 or HP= x = HP=highest number of Independent claims paid for, if greater than 3				
3. APPLICATION SIZE FEE: If the specification and drawings exceed 100 sheets of paper, the application size fee due is \$250 (\$125 for small entity) for each additional 50 sheets				
1  or traction thereof $1.56 $ See $1.56 $ $1.56 $ $1.166 $ $1.166$	),		,,	
Total Sheets Extra Sheets Numb	per of each additional 50 or fraction the (round up to a whole number)	<u>verent</u> <u>Fee</u>	(2)	Fee Paid(S)
- 100 = /50 =	(round up to a whole hou	iloci) x		
4. OTHER FEE(S)				Fee Paid (\$)
Terminal Disclaimer \$130.00				
SUBMITTED BY Complete (if applicable)				
Name (Print/Type) Randi)L. Karpinia	Registration No.	46,148 Te	lephone	954-723-6449
	~			
Signature Landi O. Kau	Plnea	Date	January 12, 2	





# RECEIVED CENTRAL FAX CENTER

JUN 0 9 2006

Applicant(s)

John M. Belcea

Group Art Unit:

2667

Application No.:

09/846,434

Examiner:

Ly, Anh Vu H

Filed:

May 2, 2001

Confirmation No.

2558

Title:

TIME DIVISION PROTOCOL FOR AN AD-HOC, PEER-TO-PEER RADIO NETWORK HAVING COORDINATING CHANNEL ACCESS TO SHARED PARALLEL DATA CHANNELS WITH SEPARATE

RESERVATION CHANNEL

CERTIFICATE OF FACSIMILE TRANSMITTAL				
I hereby certify that this correspondence is being facsimile transmitted to the United States Patent and Trademark Office, Centralized Facsimile No. 571-273-8300 addressed to Mail Stop AF, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on the date listed below:				
Date:	January 12, 2006			
Signature: < Typed or Printed Name:	Vernice Freebourne			

#### AMENDMENT UNDER 37 CFR § 1.116

Mail Stop AF Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

This communication is responsive to the Office Action mailed October 27, 2005, concerning the above-identified application and is timely filed within the three month shortened statutory period for a response. Applicant submits the following Amendment and Remarks and respectfully requests the Examiner to reconsider the rejections made in the Action and to allow the claims to issue.

Please amend the application as follows:

Amendments to the Claims are reflected in the listing of claims, which begins on page 2 of this paper.

Remarks/Arguments begin on page 12 of this paper.



Docket No. MESH006

#### Amendment to the Claims:

This listing of claims will replace all prior versions, and listing, of claims in the application.

#### **Listing of Claims:**

CLAIMS 1-50. (Cancelled)

CLAIM 51. (previously presented) A protocol for use in an ad hoc, peer to peer radio system comprising a series of terminals where each said terminal is capable of making at least one of an outgoing call or receiving an incoming call, and where each said terminal comprising computer means, memory means for storing program software means therein, and where each said terminal is capable of being hop of a routing path connecting a call from a source to a destination, comprising:

software means for said memory means of each said terminal, said software means comprising means for transmitting and receiving signals based on time-division messaging;

said signals being transmitted during a series of time frames (TM) each divided into a series of time slots (TS);

said at least one time slot transmitting traffic control signals at a first frequency of F0, and said other time slots (TS) transmitting data signals at frequencies of Fl, F2, and F3, respectively;

each said time frame (TF) comprising an inter-frame time gap (IFTG) at the end of each said time frame (TF) in which no signals are transmitted, whereby each said terminal is allowed time to perform necessary calculations.

CLAIM 52. (Previously presented) The protocol for use in an ad-hoc, peer-to-peer radio system according to claim 51, wherein said inter frame time gap (ITFG) could have a length different than said time slots.

Appl. No. 09/846,434 Amdt. Dated January 12, 2006 Reply to Office Action of October 27, 2005



CLAIM 53. (Previously presented) The protocol for use in an ad-hoc, peer-to-peer radio system according to claim 52, wherein the length of each said time slot for transmitting said traffic control signals is equal to each other.

CLAIM 54. (Previously presented) The protocol for use in an ad-hoc, peer-to-peer radio system according to claim 51, wherein the length of each said time slot for transmitting said traffic control signals is equal to each other.

CLAIM 55. (Previously presented) The protocol for use in an ad-hoc, peer-to-peer radio system according to claim 54, wherein each said time frame (TF) further comprises a last time slot (LTS); said software means further comprising means for generating initial said traffic control signals in a respective said last time slot (LTS) of a respective said time frame (TF) indicating initial presence of a respective said terminal in order to start communicating with other said terminals.

CLAIM 56. (Previously presented) The protocol for use in an ad-hoc, peer-to-peer radio system according to claim 55, wherein said software means further comprises means for switching transmission of initial said traffic control signals from said last time slot (LTS) to another, free, earlier time slot of a subsequent time frame (TF) in order to reduce the chance of collision with other said terminals also initially registering.

CLAIM 57. (Previously presented) The protocol for use in an ad-hoc, peer-to-peer radio system according to claim 56, wherein said initial traffic control signals in said last time slot (LTS) and in said another, free, earlier time slot of a subsequent time frame (TF) are transmitted at said frequency F0.

CLAIM 58. (Previously presented) The protocol for use in an ad-hoc, peer-to-peer radio system according to claim 55, wherein said software means comprises means for encoding the initial traffic control signals in said last time slot (LTS) using code-division multiple access (CDMA), whereby collisions in said last time slot (LTS) are avoided.



Docket No. MESH006

CLAIM 59. (Previously presented) The protocol for use in an ad hoc, peer to peer radio system according to claim 51, wherein said at least one time slot (TS) for said traffic control signals is transmitted at a maximum power level, and said other time slots (TS) for said datasignals are transmitted at a computed power level.

CLAIM 60. (Previously presented) The protocol for use in an ad-hoc, pccr-to-pccr radio system according to claim 59, wherein said computed power level is equal to or less than said first maximum power level, whereby radio frequency (RF) interference is reduced.

CLAIM 61. (currently amended) A method of transmitting radio calls in an ad-hoc, peer-to-peer radio system comprising a series of radio terminals forming a service group, each said radio terminal comprising transceiver means for transmitting and receiving signals from other like terminals of said series of terminals in the same service group, computer means and memory, means for storing program software means therein, comprising:

- (a) establishing a a connection with a said radio terminal based on time-division access;
  - (b) said step (a) comprising transmitting and receiving control and data signals as a series of time frames (TF) with each said time frame consisting of a plurality of time slots (TS);
  - (c) said step (b) comprising dedicating one said time slot for use as a configuration channel for transmitting information useful in establishing a routing path of a call;
  - (d) said step (b) further comprising dedicating other of said time slots for use as a data channels for transmitting the actual call information based on the class of service (COS) of the call;
  - (e) said step (b) further comprising forming an inter-frame time gap (IFTG) between said time frames (TF) during which each radio terminal may process said data received from another one of the terminals.



Docket No. MESH006

CLAIM 62. (Previously presented) The method of transmitting radio calls in an ad-hoc, peer-to-peer radio system according to claim 61, wherein said step (e) comprises making the length of said inter frame time gap (IFTG) longer than the lengths of said time slots (TS).

CLAIM 63. (Currently Amended) A The method of transmitting radio calls in an ad-hoc, peer-to-peer radio system according to claim 61, comprising a series of radio terminals forming a service group, each said radio terminal comprising transceiver means for transmitting and receiving signals from other like terminals of said series of terminals in the same service group, computer means and memory means for storing program software means therein, further comprising before said step (a):

- (a) (f) initiating an outgoing call from one said radio terminal;
- (b) (g) said step (a) (f) comprising registering with another said radio terminal for serving as a node in the call connection by transmitting a registration request;
- (c) (h) said step (b) (g) comprising initially transmitting said registration request on a last of said time slots (TS) of a respective said time frame (TF), said last time slot serving as said configuration channel;
- (d) establishing a connection with a said radio terminal based on time-division access;
  - (e) said step (d) comprising transmitting and receiving control and data signals as a series of time frames (TF) with each said time frame consisting of a plurality of time slots (TS);
  - (f) said step (e) comprising dedicating one said time slot for use as a configuration channel for transmitting information useful in establishing a routing path of a call;
  - (g) said step (e) further comprising dedicating other of said time slots for use as a data channels for transmitting the actual call information based on the class of service (COS) of the call;
  - (h) said step (e) further comprising forming an inter-frame time gap (IFTG) between said time frames (TF) during which each radio terminal may process said data received from another one of the terminals.



Docket No. MESH006

CLAIM 64. (Previously presented) The method of transmitting radio calls in an ad-hoc, peer-to-peer radio system according to claim 63, further comprising after said step (h):

(i) selecting in a time frame (TF), subsequent to said respective said time frame in which said registration messaging was sent by said step (h), a time slot (TS) earlier than said last time slot of said subsequent time frame as said configuration channel for transmitting configuration messaging.

CLAIM 65. (Previously presented) A protocol for use in a network of terminals cach having computer means, memory means for storing program, and software means therein, said software means of each said terminal comprising means for transmitting and receiving signals based on time division messaging, said signals comprising a series of time frames (TF) each divided into a series of time slots (TS) comprising at least one time slot in which control signals are transmitted, and other time slots in which is transmitted data signals, the improvement comprising:

said at least one time slot transmitting said control signals at a first frequency of F0, and said other time slots (TS) transmitting said data signals at different respective frequencies;

each said time frame (TF) comprising an inter-frame time gap (IFTG) at the end of each said time frame (TF) in which no signals are transmitted, whereby each said terminal is allowed time to perform necessary calculations.

CLAIM 66. (Previously presented) The protocol according to claim 65, wherein said inter-frame time gap (ITFG) has a length different than said time slots.

CLAIM 67. (Previously presented) The protocol according to claim 66, wherein each said time frame (TF) further comprises a last time slot (LTS); said software means further comprising means for generating initial said control signals in a respective said last time slot (LTS) of a respective said time frame (TF) indicating initial presence of a respective said terminal in order to start communicating with other said terminals.

Appl. No. 09/846,434 Amdt. Dated January 12, 2006 Reply to Office Action of October 27, 2005



CLAIM 68. (Previously presented) The protocol according to claim 67, wherein said software means further comprises means for switching transmission of said initial control signals from said last time slot (LTS) to another, free, earlier time slot of a subsequent time frame (TF) in order to reduce the chance of transmission collision with other said terminals.

CLAIM 69. (Previously presented) The protocol according to claim 68, wherein said initial control signals are transmitted in said last time slot (LTS) and in said another, free, earlier time slot of a subsequent time frame (TF) are transmitted at said first frequency.

CLAIM 70. (Previously presented) The protocol according to claim 67, wherein said software means comprises means for encoding the control signals in said last time slot (LTS) using carrier sensing multiple access (CSMA), whereby collisions in said last time slot (LTS) are avoided.

CLAIM 71. (Previously presented) The protocol according to claim 67, wherein said at least one time slot (TS) for said control signals is transmitted at a first power level, and said other time slots (TS) for said data channel (DC) information are transmitted at a second power level.

Appl. No. 09/846,434 Amdt. Dated January 12, 2006 Reply to Office Action of October 27, 2005



CLAIM 72. (Currently Amended) A The protocol according to claim 71, for use in a network of terminals cach having computer means, memory means for storing program, and software means therein, said software means of each said terminal comprising means for transmitting and receiving signals based on time division messaging, said signals comprising a series of time frames (TF) each divided into a series of time slots (TS) comprising at least one time slot in which control signals are transmitted, and other time slots in which is transmitted data signals, the improvement comprising:

said at least one time slot transmitting said control signals at a first frequency of F0, and said other time slots (TS) transmitting said data signals at different respective frequencies;

cach said time frame (TF) comprising an inter-frame time gap (IFTG) at the end of each said time frame (TF) in which no signals are transmitted, wherein said inter-frame time gap (ITFG) has a length different than said time slots, whereby each said terminal is allowed time to perform necessary calculations,

wherein each said time frame (TF) further comprises a last time slot (LTS); said software means further comprising means for generating initial said control signals in a respective said last time slot (LTS) of a respective said time frame (TF) indicating initial presence of a respective said terminal in order to start communicating with other said terminals.

wherein said at least one time slot (TS) for said control signals is transmitted at a first power level, and said other time slots (TS) for said data channel (DC) information are transmitted at a second power level, wherein said second power level is equal to or less than said first power level and is computed according to quality reports received from all said terminals in a service group.

Appl. No. 09/846,434 Amdt. Dated January 12, 2006 Reply to Office Action of October 27, 2005



CLAIM 73. (Original) A protocol for use in an ad hoc, peer to peer radio system comprising a series of terminals where each said terminal is capable of making at least one of an outgoing call or receiving an incoming call, and where each said terminal comprising computer means, memory means for storing program software means therein, and where each said terminal is capable of being hop of a routing path connecting a call from a source to a destination, comprising:

software means for said memory means of each said terminal, said software means comprising means for generating communications information for transmission based on time-division messaging;

said communications-information comprising a series of time frames (TM) each divided into a series of time slots (TS); said communications-information comprising at least one time slot in which control-channel (CC) messaging information is transmitted, and other time slots in which is transmitted channel data (CD) messaging information;

said at least one time slot transmitting said control-channel information at a first frequency of F0, and said other time slots (TS) transmitting said data channel (DC) information at frequencies of Fl, F2, and F3, respectively;

each said time frame (TF) comprising an inter-frame time gap (IFTG) at the end of each said time frame (TF) in which no communications-information is transmitted, whereby each said terminal is allowed time to perform necessary calculations;

wherein the length of each said time slot for transmitting said communicationsinformation is equal to each other;

each said time frame (TF) further comprises a last time slot (LTS); and

said software means further comprises means for generating initial control communications-information in a respective said last time slot (LTS) of a respective said time frame (TF) indicating initial presence of a respective said terminal in order to start communicating with other said terminals.

Appl. No. 09/846,434 Amdt. Dated January 12, 2006 Reply to Office Action of October 27, 2005



CLAIM 74. (Original) The protocol for use in an ad-hoc, peer-to-peer radio system according to claim 73, wherein said software means further comprises means for switching transmission of initial control communications information from said last time slot (LTS) to another, free, earlier time slot of a subsequent time frame (TF) in order to reduce the chance of collision with other said terminals also initially registering.

CLAIM 75. (Original) The protocol for use in an ad-hoc, peer-to-peer radio system according to claim 74, wherein said initial control communications-information in said last time slot (LTS) and in said another, free, earlier time slot of a subsequent time frame (TF) are transmitted at said frequency F0.

CLAIM 76. (Original) The protocol for use in an ad-hoc, peer-to-peer radio system according to claim 73, wherein said software means comprises means for encoding the communications-information in said last time slot (LTS) using code-division multiple access (CDMA), whereby collisions in said last time slot (LTS) are avoided.

Appl. No. 09/846,434 Amdt. Dated January 12, 2006 Reply to Office Action of October 27, 2005



CLAIM 77. (Original) A method of transmitting radio calls in an ad-hoc, peer-to-peer radio system comprising a series of radio terminals forming a service group, each said radio terminal comprising transceiver means for transmitting and receiving signals from other like terminals of said series of terminals, computer means and memory means for storing program software means therein, comprising:

- (a) initiating an outgoing call from one said radio terminal;
- (b) establishing a call from a said radio terminal based on time-division access;
- (c) said step (b) comprising creating messaging consisting of a series of time frames (TF) with each said time frame consisting of a plurality of time slots (TS);
- (d) said step (c) comprising dedicating one said time slot for use as a configuration channel for transmitting information useful in establishing a routing path of a call;
- (c) said step (c) further comprising dedicating other of said time slots for use as a data channels for transmitting the actual call information based on the class of service (COS) of the call;
- (f) said step (c) further comprising forming an inter-frame time gap (IFTG) between said time frames (TF) during which each radio terminal may process said data received from another terminal;
- (g) said step (a) comprising registering with another said radio terminal for serving as a node in the call connection by transmitting a registration request; and
- (h) said step (g) comprising initially transmitting said registration request on a last of said time slots (TS) of a respective said time frame (TF), said last time slot serving as said configuration channel.

CLAIM 78. (Original) The method of transmitting radio calls in an ad-hoc, peer-to-peer radio system according to claim 77, further comprising after said step (h):

(i) selecting in a time frame (TF), subsequent to said respective said time frame in which said registration messaging was sent by said step (h), a time slot (TS) earlier than said last time slot of said subsequent time frame as said configuration channel for transmitting configuration messaging.



Docket No. MESH006

Submitted herewith are new Powers of Attorney and a Change in Correspondence Address in this application. It is respectfully requested that the Docket Number in this application be changed to read – MESH006.

Claim 51-78 remain pending in this application.

In response to the office action, the status identifier for claim 52 was changed to "Original". Claims 63 and 72 were amended. Claim 61 was also amended to correct a typographical error in Step (a) of two "a" in a row. Claims 51, 53-60, and 62,64-71, and 73-78 remain unchanged.

#### Allowable Subject Matter

Applicants acknowledge the allowability of claims 77-78; and also the allowability of claims 63-64 and 72 once rewritten in independent form including all of the limitations of the base claim and any intervening claims. Applicants have rewritten claims 63 and 72 accordingly. Claim 64 is dependent upon Claim 63 and thus amendment is not needed. Applicants thank the examiner for the allowance of these claims.

#### Double Patenting Rejection of Claims 51,53-57,59-61,65-71,73-75, and 77:

Applicant respectfully notes that Claim 77 was indicated as allowable by the Examiner in item 9 of the office action; and then also rejected for double patenting in the office action in item 3 of the office action. Applicant has responded according to the rejection nevertheless.

In response to the Examiner's rejection under the judicially created doctrine of obviousness-type double patenting of Claims 51,53-57,59-61,65-71,73-75, and 77 as being unpatentable over claims 8-13, 33, and 41-47 of United States Patent Number 6,807,165 B2, a terminal disclaimer, in compliance with 37 CFR § 1.321(c), is filed of even date herewith to overcome the double patenting rejection. Since the above mentioned application and United States Patent Number 6,807,165 B2 are commonly owned by the same assignce of the application, it is believed that the terminal disclaimer overcomes the double patenting rejection.



Docket No. ME\$H006

### **Double Patenting Rejection of Claim 52:**

In response to the Examiner's rejection under the judicially created doctrine of obviousness-type double patenting of Claim 52 as being unpatentable over claim 8 of United States Patent Number 6,807,165 B2 in view of Narvinger et al (United States Patent number 6,868,075 B1), a terminal disclaimer, in compliance with 37 CFR § 1.321(c), is filed of even date herewith to overcome the double patenting rejection. Since the above mentioned application and United States Patent Number 6,807,165 B2 are commonly owned by the same assignee of the application, it is believed that the terminal disclaimer overcomes the double patenting rejection.

#### Double Patenting Rejection of Claim 58:

In response to the Examiner's rejection under the judicially created doctrine of obviousness-type double patenting of Claim 58 as being unpatentable over claim 8 of United States Patent Number 6,807,165 B2 in view of Bolgiano et al (United States publication number 2005/0185627), a terminal disclaimer, in compliance with 37 CFR § 1.321(c), is filed of even date herewith to overcome the double patenting rejection. Since the above mentioned application and United States Patent Number 6,807,165 B2 are commonly owned by the same assignee of the application, it is believed that the terminal disclaimer overcomes the double patenting rejection.

#### Double Patenting Rejection of Claim 62:

In response to the Examiner's rejection under the judicially created doctrine of obviousness-type double patenting of Claim 62 as being unpatentable over claim 33 of United States Patent Number 6,807,165 B2 in view of Narvinger et al (United States Patent number 6,868,075 B1), a terminal disclaimer, in compliance with 37 CFR § 1.321(c), is filed of even date herewith to overcome the double patenting rejection. Since the above mentioned application and United States Patent Number 6,807,165 B2 are commonly owned by the same assignee of the application, it is believed that the terminal disclaimer overcomes the double patenting rejection.



Docket No. MESH006

#### **Double Patenting Rejection of Claim 76:**

In response to the Examiner's rejection under the judicially created doctrine of obviousness-type double patenting of Claim 76 as being unpatentable over claims 8-10 of United States Patent Number 6,807,165 B2 in view of Bolgiano et al (United States publication number 2005/0185627), a terminal disclaimer, in compliance with 37 CFR § 1.321(c), is filed of even date herewith to overcome the double patenting rejection. Since the above mentioned application and United States Patent Number 6,807,165 B2 are commonly owned by the same assignee of the application, it is believed that the terminal disclaimer overcomes the double patenting rejection.

No amendment made was related to the statutory requirements of patentability unless expressly stated herein. No amendment made was for the purpose of narrowing the scope of any claim, unless Applicant has argued herein that such amendment was made to distinguish over a particular reference or combination of references.

The Applicants believe that the subject application, as amended, is in condition for allowance. Such action is earnestly solicited by the Applicants.

In the event that the Examiner deems the present application non-allowable, it is requested that the Examiner telephone the Applicant's attorney or agent at the number indicated below so that the prosecution of the present case may be advanced by the clarification of any continuing rejection.

Appl. No. 09/846,434 Amdt. Dated January 12, 2005 Reply to Office Action of October 27, 2005



The Commissioner is hereby authorized to charge Deposit Account 502117, Motorola, Inc, with any fees which may be required in the prosecution of this application.

Respectfully submitted,

January 12, 2006

Motorola, Inc. 8000 West Sunrise Boulevard Law Department – MD1610 Plantation, Florida 33322 Customer Number: 24273 Randi L. Karpinia Attorney of Record Reg. No.: 46,148 Tel: 954-723-6449

Fax: 954-723-3871

E-Mail: Randi.Karpinia @ Motorola.com

## RECEIVED CENTRAL FAX CENTER



JUN 0 9 2006

TERMINA	AL DISCLAIMER TO OBVIATE	A.	Docket Number
, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	ING REJECTION OVER A PRIOR		MESH006
In re Application of: Application No.:	John M. Belcea 09/846,434	Art Unit:	2667
Filed:	May 2, 2001	Examiner:	Anh Vy H. LY
For:  TIME DIVISION PROTOCOL FOR AN AD-HOC, PEER-TO-PEER RADIO NETWORK HAVING COORDINATING CHANNEL ACCESS TO SHARED PARALLEL DATA CHANNELS WITH SEPARATE RESERVATION CHANNEL  The owner Motorola, Inc. of one hundred (100%) percent interest in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application, which would extend beyond the expiration date of the full statutory term defined in 35 U.S.C. 154 and 173, as presently shortened by any terminal disclaimer, of prior Patent Number 6,807,165. The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and the prior patent are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns.			
In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 and 173 of the prior patent, as presently shortened by any terminal disclaimer, in the event that it later: expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321, has all claims canceled by a reexamination certificate, is reissued, or is in any manner terminated prior to the expiration of its full statutory term as presently shortened by any terminal disclaimer.			
Check either box 1 or 2 t	elow, if appropriate.		·
1. For submi	ssion on behalf of an organization (e., nt agency, etc.), the undersigned is en	g., corporation, p apowered to act	partnership, university, on behalf of the organization.
I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.			
2. The under	signed is an attorney of record.	Signature Randi	January 12, 2006  Date  L. Karpinia
Typed or printed name			
			23-6449
Terminal Disclaime	er fee under 37 CFR 1.20(d) is include	•	ne Number
Form PTO/SB/96 may be used	(b) is required if terminal disclaimer is signed but for making this certification. See MPEP § 32	4.	
This collection of information i	s required by 37 CFR 1.321. The information is	is required to obtain	or retain a benefit by the public which is to file (and

This collection of information is required by 37 CFR 1.321. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Office, U.S. Patent and Trademark Office, U.S. Department of Commerce, P. O. Box 1450. Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P. O. Box 1450, Alexandria, VA 22313-1450.